IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF OKLAHOMA

UNITED STATES OF AMERICA,	
Plaintiff,	Filed Under Seal
v.	Case No. 24-MJ-00094-SH
MORGAN WOMACK,	
Defendant.	
Motion for Detention	
The United States moves for pretrial detention of Defendant, pursuant to 18 U.S.C. § 3142(e) and (f).	
1. Eligibility of Case. This case is eligi	ible for a detention order because this case
involves a (check all that apply):	
☐ Crime of violence (18 U.S.C. § 3156)) .
☐ Crime of Terrorism (18 U.S.C. § 233) ten years or more.	2b (g)(5)(B)) with a maximum sentence of
\Box Crime with a maximum sentence of \Box	life imprisonment or death.
☑ Drug offense with a maximum senter	nce of ten years or more.
•	yo prior convictions in the four categories is that would otherwise fall within those had existed.
\Box Felony offense involving a minor vic	tim other than a crime of violence.
•	Eviolence, involving possession or use of a terms are defined in 18 U.S.C. § 921), or
☐ Felony offense other than a crime of as a Sex Offender (18 U.S.C. § 2250)	violence that involves a failure to register .

\boxtimes Se	erious risk Defendant will flee.
	erious risk of obstruction of justice, including intimidation of a prospective itness or juror.
2. R	eason for Detention. The Court should detain Defendant because there are
no condi	itions of release which will reasonably assure (check one or both):
\boxtimes D	efendant's appearance as required.
⊠ Sa	afety of any other person and the community.
3. R	ebuttable Presumption. The United States will invoke the rebuttable
presump	tion against Defendant under § 3142(e). The presumption applies because
there is ((check all that apply):
re	robable cause to believe Defendant committed offense within five years of clease following conviction for a qualifying offense committed while on cetrial release.
	robable cause to believe Defendant committed drug offense with a maximum entence of ten years or more.
fo	robable cause to believe Defendant committed a violation of one of the blowing offenses: 18 U.S.C. §§ 924(c), 956 (conspiracy to murder or kidnap), 332b (act of terrorism), or 2332b(g)(5)(B) (crime of terrorism).
be U in (h	robable cause to believe Defendant committed, attempted to commit, or enefitted financially from, an offense under: 18 U.S.C. § 1581 (peonage); 18 U.S.C. § 1583 (enticement into slavery); 18 U.S.C. § 1584 (sale into evoluntary servitude); 18 U.S.C. § 1589 (forced labor); 18 U.S.C. § 1590 (uman trafficking); or 18 U.S.C. § 1591 (sex trafficking) with a maximum entence of twenty years or more.
ur 22	robable cause to believe Defendant committed an offense involving a victim nder the age of 18 under 18 U.S.C. §§ 1201, 1591, 2241, 2242, 2244(a)(1), 245, 2251, 2251A, 2252(a)(1) through 2252(a)(3), 2252A(a)(1) through 252A(a)(4), 2260, 2421, 2422, 2423, or 2425.

Dated this 8th day of February, 2024.

Respectfully submitted,

CLINTON J. JOHNSON UNITED STATES ATTORNEY

/s/ Adam C. Bailey

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